

Mr. John J. Ghingher, City Treasurer (cont'd)

We, therefore, feel that your office can approve the use of the proposed tax decals.

Very truly yours,

/s/ THOMAS N. BIDDISON
City Solicitor

/s/ W. THOMAS GISRIEL
Assistant City Solicitor

WTG/LN

File No. 92431

April 21, 1954

Department of Public Works
Bureau of Building Inspection
Room 10 - Municipal Building
Baltimore - 2, Maryland

Gentlemen:

Your letter of April 13, 1954, requests an opinion as to whether or not you should continue to charge permit fees for Public Assembly Occupancies and, in particular, bowling alleys. You state that you have been charging fees for bowling alleys ever since the Building Code went into effect on the basis of Section 177, Paragraph 1772.

Section 410, Paragraph 4100, of the Building Code of Baltimore City,
contains the following language:

"Public Assembly buildings shall include every building or a portion of a building containing assembly areas exceeding 1200 square feet in area, which is or is to be used or occupied for the assemblage of persons for the purpose of entertainment, amusement, convention, deliberation, exhibition, athletic contests, or similar places of public assembly. * * * *"

Section 122, Paragraph 1220, of the Building Code of Baltimore City,
states as follows: